



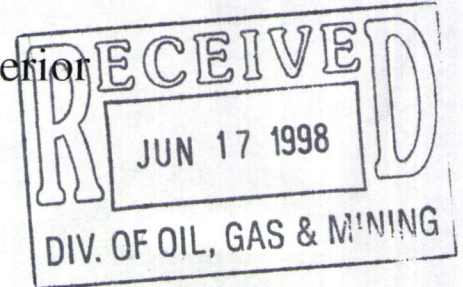
IN REPLY REFER TO:

U-75735
(UT-023)
3809

United States Department of the Interior

BUREAU OF LAND MANAGEMENT

Salt Lake District Office
2370 South 2300 West
Salt Lake City, Utah 84119



JUN 16 1998

CERTIFIED MAIL NUMBER P 299 538 617
RETURN RECEIPT REQUESTED

Mr. Richard Beckstead
Chemical Lime Company
P.O. Box 537
Grantsville, UT 84029

Dear Mr. Beckstead:

On March 10, 1998, we received your Plan of Operations for milling and stockpiling activities on your Dolomite 1-3, 10-12, and 23-26 mill sites located in T. 1 S., R. 7 W., Section. 25. Your plan is approved, subject to the following stipulations:

1. To reduce surface/vegetation disturbance, access to and from the mill site stockpile area will be confined to existing routes of travel.
2. All haul trucks, loaders, and other associated vehicles will stay within the designated stockpile area, as outlined in the Plan of Operations. Overnight parking and storage of equipment/materials shall be confined to these areas.
3. Because Chemical Lime Company (CLC) has not stockpiled any topsoil during the course of road construction and mill site stockpile area construction, CLC is required to import topsoil from offsite for final reclamation. During final reclamation, CLC is also required to reseed all reclaimed areas with live native seed. Please contact the Salt Lake District Office for a list of recommended seed before final reclamation begins.
4. The proponent shall affect a minimum of vegetative and soil disturbance consistent with practical mill site operations.
5. The proponent is not authorized to store any debris or inoperable equipment on the mill site including broken-up steel and concrete, pieces of steel stored for future use in the construction and modification of the adjacent mill facility, and trash, wood, and other assorted junk. All of the existing material of this type

currently on the mill site must be removed to CLC's private land, or disposed of in an authorized landfill (not on Public Land). CLC must complete these cleanup activities within 30 days of receipt of this authorization to continue milling-related activities on the subject mill sites.

6. The proponent shall maintain the site free of trash and refuse during operations and at the termination of project activities.
7. No hazardous material can be stored or disposed of on the subject mill sites. Petroleum spills of one-half quart or more will be immediately cleaned up and properly disposed of.
8. Because of the high potential for fugitive dust pollution from the mill site during high wind events, the operator is required to comply with air quality and dust-control measures sufficient to meet the requirements of the Air Quality Act.
9. The operator is required to maintain the mill site area in a safe and clean condition during any non-operating periods. The operator will be required, after an extended period of non-operation for other than seasonal operations, to remove all structures, equipment and other facilities and reclaim the site of operations, unless they receive permission, in writing from the authorized officer to do otherwise. For the purpose of 43 CFR 3809.3-7, an extended period of non-operation is considered to be one year.
10. CLC must comply with all County, State and Federal standards and regulations.
11. Any proposed activity not authorized by this plan shall not proceed without prior approval of a plan amendment by this office.

An appeal from this decision may be taken to the State Director, Utah State Office, BLM, in accordance with the provisions in Title 43 of the Code of Federal Regulations (CFR) Subpart 3809.4. If an appeal is taken, the notice of appeal must be filed in this office at 2370 South, 2300 West, Salt Lake City, Utah, 84119 within thirty (30) days from receipt of this decision.

Do not send the notice of appeal to the State Director. The appeal and the case history will be sent to the State Director from this office. The appeal to the State Director must contain: 1) the name and mailing address of the appellant; 2) when applicable, the name of the mill sites and serial number(s) assigned to the mill sites recorded pursuant to Section 3833 of this title which are subject to appeal; and 3) a statement of reasons for appeal and any arguments the appellant wishes to present which would justify reversal or modification of the decision. To avoid summary dismissal of the appeal, there must be strict compliance with the regulations.

During the appeal to the State Director, all decisions from which the appeal is taken shall be effective during the pendency of the appeal.

If no appeal is taken, this decision constitutes final administrative action of this Department, as it affects the millsite(s). No appeal, protest, or petition for reconsideration will be entertained from this decision after the appeal period has expired.

If you have any questions, or require additional information, please feel free to contact Michael Ford of my staff at (801) 977-4360.

Sincerely,

/s/ Margaret Wyatt

Margaret Wyatt
Area Manager

cc: D. Wayne Hedberg, UDOGM